DAVID Y. IGE

July 9, 2015

EXECUTIVE CHAMBERS
HONOLULU

The Honorable Ronald D. Kouchi,
President
and Members of the Senate
Twenty-Eighth State Legislature
State Capitol, Room 409
Honolulu, Hawai'i 96813

The Honorable Joseph M. Souki, Speaker and Members of the House of Representatives Twenty-Eighth State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Souki, and Members of the Legislature:

This is to inform you that on July 9, 2015, the following bill was signed into law:

HB858 HD2 SD2 CD1

RELATING TO DOMESTIC VIOLENCE ACT 220 (15)

Sincerely,

Governor, State of Hawai'i

RECEIVED SENATE OFFICE OF THE PRESIDENT RECEIVED THE SENATE CLERK'S OFFICE STATE OF HAWAII

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Approved by the Governor

on _________ 9 2015

ORIGINAL ACT 220

HOUSE OF REPRESENTATIVES TWENTY-EIGHTH LEGISLATURE, 2015 STATE OF HAWAII

H.B. NO. H.D. 2 S.D. 2

A BILL FOR AN ACT

RELATING TO DOMESTIC VIOLENCE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Chapter 521, Hawaii Revised Statutes, is
2	amended by adding four new sections to part VI to be
3	appropriately designated and to read as follows:
4	"§521-A Early termination of tenancy; victims of domestic
5	violence. (a) A tenant may terminate a rental agreement of a
6	term of one year or less without penalty or fees for early
7	termination or liability for future rent if the tenant or an
8	immediate family member of the tenant residing at the dwelling
9	unit has been the victim of domestic violence during the ninety
10	days preceding the date the notice of early termination is
11	provided to the landlord. The notice shall be given at least
12	fourteen days prior to the early termination date specified in
13	the notice, which shall be no more than one hundred four days
14	from the date of the most recent act of domestic violence. The
15	notice shall be accompanied by one of the following documents:
16	(1) A copy of a valid order of protection issued by a
17	court of any state to the tenant or immediate family
18	member of the tenant as a result of the tenant or the

1		immediate family member of the tenant having been a
2		victim of domestic violence;
3	(2)	A copy of a police report filed with an agency of any
4		state that states that the tenant or immediate family
5		member of the tenant was a victim of domestic
6		violence; or
7	(3)	A copy of the conviction of a person for an act of
8		domestic violence against the tenant or immediate
9		family member of the tenant.
10	The tenant	t shall also provide to the landlord a written
11	statement	, which describes that the tenant reasonably believes
12	that the	person who committed the domestic violence knows the
13	address o	r location where the tenant or immediate family member
14	of the ter	nant resides, unless the person who committed the
15	domestic	violence resides in the same dwelling unit.
16	(b)	If the tenant is solely liable on the rental
17	agreement	, the rental agreement shall terminate on the early
18	termination	on date described in subsection (a), and the tenant
19	shall be	liable for rent owed through the early termination date
20	plus any p	previous obligations outstanding as of that date. The
21	amount due	e from the tenant shall be paid to the landlord on or
22	before the	e early termination date.

1	(c)	If there are multiple tenants who are parties to the
2	rental ag	reement, the release of one or more tenants under this
3	section s	hall not terminate the rental agreement with respect to
4	the other	non-terminating tenants; provided that the other non-
5	terminati	ng tenants demonstrate an ability to pay the rent under
6	the renta	l agreement, as determined by the landlord. If the
7	other non	-terminating tenants fail to demonstrate an ability to
8	pay the r	ent, the landlord may terminate the rental agreement by
9	giving no	tice of early termination to the other non-terminating
10	tenants a	t least fourteen days prior to the early termination
11	date spec	ified in the notice; provided that the landlord shall
12	not asses	s any penalty or fees for the early termination. The
13	amount du	e from the other non-terminating tenants shall be paid
14	to the la	ndlord on or before the early termination date.
15	The	landlord shall not be required to refund security
16	deposits	under section 521-44 or prepaid rent until:
17	(1)	The rental agreement terminates with respect to all
18		tenants and the dwelling unit is surrendered to the
19		landlord; or
20	(2)	Early termination is effected pursuant to this
21		subsection, in which case each terminating tenant
22		shall receive a prorated share of any security deposit

T		of prepare fenc from the fanctore upon termination of
2		the rental agreement; provided that the percentage of
3		any security deposit to be returned shall be
4		determined by the court or by the parties in writing;
5		provided further that if there is no determination
6		made by the court or by the parties regarding the
7		percentage share of the security deposit, the landlord
8		shall be permitted to refund the security deposit in
9		equal shares to each tenant on the rental agreement.
10	(d)	If a tenant submits notice of early termination in
11	complianc	e with this section, the landlord shall:
12	(1)	Return a prorated share of all security deposits
13		recoverable by the terminating tenant under section
14		521-44 and prepaid rent recoverable by the terminating
15		tenant following the tenant's surrender of the
16		dwelling unit, except as otherwise provided in
17		subsection (c); provided that the landlord may
18		withhold a prorated amount of the security deposit for
19		payment of damages that the landlord has suffered by
20		reason of the terminating tenant's noncompliance with
21		section 521-51;

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1	(2)	Not assess any fee or penalty against the terminating
2		tenant for exercising any right granted under this
3		section; and
4	<u>(3)</u>	Not disclose any information reported to the landlord
5		under this section unless:
6		(A) The tenant consents to the disclosure of the
7		information in a statement signed by the tenant;
8		(B) The information is required or is relevant in a
9		judicial action; or
10		(C) The disclosure is required by other law.
11	<u>(e)</u>	The landlord may recover from the person who committed
12	domestic	violence against the tenant or tenant's immediate
13	family me	mber actual damages resulting from the tenant's
14	exercise	of rights under this section. In addition, if the
15	person wh	o committed domestic violence is a party to the rental
16	agreement	, the landlord may:
17	<u>(1)</u>	Allow the person to remain in possession of the
18		dwelling unit and hold the person liable on the rental
19		agreement for all future rents payable thereunder; or
20	(2)	Terminate the person's interest under the rental
21		agreement by notifying the person in writing at least
22		five days in advance of the anticipated termination.

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1	The fandford may evict the person if the person fairs
2	to vacate the dwelling unit on the specified
3	termination date.
4	(f) If a tenant knowingly submits false notice or
5	accompanying documentation to a landlord in support of the right
6	to be released from the rental agreement under this section, the
7	landlord may recover an amount equal to three months periodic
8	rent or threefold actual damages, whichever is greater, plus
9	costs and reasonable attorney's fees.
10	(g) The person who committed domestic violence against the
11	tenant or immediate family member of the tenant shall not be
12	entitled to any damages or other relief against the landlord or
13	tenant who complies with this section in good faith.
14	(h) This section shall not affect a tenant's liability for
15	delinquent, unpaid rent, or other amounts owed to the landlord
16	before the rental agreement was terminated by the tenant under
17	this section.
18	§521-B Change of locks; victims of domestic violence. (a)
19	Subject to subsections (b) and (c), if a tenant of a dwelling
20	unit or an immediate family member of the tenant has been the
21	victim of domestic violence and the tenant does not elect to be
22	released from the rental agreement pursuant to section 521-A,

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- 1 the tenant may require the landlord to change the locks to the
- 2 dwelling unit by submitting a request to the landlord to do so.
- 3 (b) Within three days of the receipt of the request in
- 4 subsection (a), the landlord shall change the locks at the
- 5 tenant's expense. If the landlord fails to act within the
- 6 three-day period, the tenant may change the locks without the
- 7 landlord's permission and shall give the landlord a key to the
- 8 new locks.
- 9 (c) If the person who committed domestic violence against
- 10 the tenant or immediate family member of the tenant is also a
- 11 party to the rental agreement, the locks shall not be changed
- 12 unless there is a court order requiring the person to vacate the
- dwelling unit and a copy of the order has been furnished to the
- 14 landlord.
- 15 (d) The tenant shall not be required to pay any additional
- 16 rent, fees, or security deposit because of the exclusion of the
- 17 person who committed domestic violence from the dwelling unit.
- (e) The person who committed domestic violence against the
- 19 tenant or immediate family member of the tenant shall not be
- 20 entitled to any damages or other relief against the landlord or
- 21 the tenant who in good faith complies with this section.

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Ţ	\$521-C Court order to vacate; domestic violence. (a) If
2	a court of competent jurisdiction, in an action relating to
3	domestic violence, has ordered the person who committed domestic
4	violence against the tenant or immediate family member of the
5	tenant to vacate the dwelling unit, upon issuance of the order,
6	neither the landlord nor the tenant shall have any duty to:
7	(1) Allow the person access to the dwelling unit, unless
8	the person is accompanied by a law enforcement
9	officer; or
10	(2) Provide the person with keys to the dwelling unit.
11	(b) If the person is a party to the rental agreement, then
12	upon issuance of the court order requiring the person to vacate
13	the dwelling unit, the person's interest in the tenancy shall
14	terminate, and the landlord and tenant shall be entitled to any
15	actual damages resulting from that termination.
16	(c) Pursuant to section 521-A, the landlord shall return
17	security deposits recoverable under section 521-44 and
18	recoverable prepaid rent following the termination of the rental
19	agreement and the surrender of the dwelling unit to the
20	landlord.

- 1 (d) The tenant shall not be required to pay any additional
- 2 rent, fees, or security deposit because of the termination of
- 3 the person's interest as a tenant of the dwelling unit.
- 4 §521-D Definitions. For the purposes of this part,
- 5 "domestic violence" shall have the same meaning as "domestic
- 6 abuse" as defined in section 586-1."
- 7 SECTION 2. In codifying the new sections added by section
- 8 1 of this Act, the revisor of statutes shall substitute
- 9 appropriate section numbers for the letters used in designating
- 10 the new sections in this Act.
- 11 SECTION 3. This Act does not affect rights and duties that
- 12 matured, penalties that were incurred, and proceedings that were
- 13 begun before its effective date.
- 14 SECTION 4. New statutory material is underscored.
- 15 SECTION 5. This Act shall take effect on November 1, 2015.

APPROVED this 9 day of JUL , 2015

GOVERNOR OF THE STATE OF HAWAII